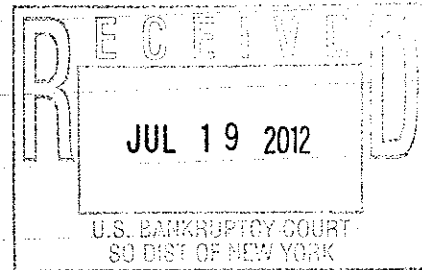


1 OF 2

WAYNE C. HEATH  
359 PRINCETON ST.  
SANTA PAULA, CA 93060



JULY 16, 2012

CLERK OF THE BANKRUPTCY COURT  
U.S. BANKRUPTCY COURT, ROOM 621 - SOUTHERN DIST NEW YORK  
ONE BOWLING GREEN  
NEW YORK, NEW YORK 10004-1408  
RE: MOTORS LIQUIDATION COMPANY, ET AL.  
F/K/A GENERAL MOTORS CORP., ET AL  
CHAPTER 11 CASE NO. 09-50026 (REG)

DEAR BANKRUPTCY COURT JUSTICES

MY COMMENT IS IN OPPOSITION TO CLASS COUNSEL'S  
REQUEST FOR ATTORNEY FEES AND EXPENSES IN  
REFERENCE TO THE ANDERSON CLAIM #51093 FOR  
THE ABOVE MENTIONED CASE.

GROUND'S FOR MY POSITION IS I HAVE NOT BEEN  
NOTIFIED ABOUT THE OUTCOME OF THE INITIAL  
MARCH 2009 SETTLEMENT REQUESTING THAT  
CALIFORNIA OWNERS AND LESSEES OF CERTAIN  
1999-2003 CHEVROLET SILVERADO TRUCKS

2 OF 2

DUE TO PISTON OR PISTON MALFUNCTIONS BE  
PAID, I FEEL THAT GM IS STILL RESPONSIBLE  
FOR AWARDDING CASH BENEFITS FROM  
\$1,200. TO \$2,000 FOR ENGINE EVALUATION AND FOR  
REIMBURSEMENT OF MONEY SPENT BY CLASS  
CLAIMANTS FOR CERTAIN ENGINE REPAIRS AND  
PROTECTION PLANS, PURSUANT TO A COURT APPROVED  
CLAIM PROCESS.

CLAIMANTS SHOULD BE PAID OR OUR VEHICLE  
REPAIRED BEFORE THE ANDERSON CLASS COUNSEL  
ATTORNEY FEES BE PAID.

THEFORE, AGAIN I AM OPPOSED TO THE ANDERSON  
CLASS COUNCIL ATTORNEY'S FEES REIMBURSEMENT.

PLEASE TAKE MY LETTER INTO CONSIDERATION  
WHEN MAKING YOUR DECISION.

THANK YOU

Wayne C. Heath

WAYNE C. HEATH

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